





The remainder of the items were negative, on a division showing 22 to 9

The following items were then proposed and agreed to without discussion, viz. —

County of Clatsop—houses, Graysen	.....	20
County postmasters, further on	.....	20
County of Clatsop—of Mail	.....	20
Within and beyond the settled districts, further on	.....	20
HARBOURS, LIGHTHOUSES, and PIER DEPARTMENTS	.....	20
Mr. COWPER next additional	.....	20

Mr. COWPER next proposed that the survey be made at the expense of carrying on the coast survey northward and

The hon. member explained that, on the withdrawal of H. M. A. Gerald, Captain Denham, a portion of the northern coast remains unsurveyed, and it being considered desirable to complete the survey, and to have been left in the colony to perform the work, and that the aim was to destroy a portion of the coast—the other moiety coming from the Queensland Government.  
 The vote was passed without opposition.  
 Mr. COWPER then moved the following estimate:—  
**ANNUAL—GENERAL.**  
 Additional clerk, for six months, at the rate of £250 per annum, to assist in the preparation of a return ordered by the Legislative Assembly ..... £125  
 The hon. member then moved the following estimate:—

which had been moved for by the members for Madison) was of a most elaborate and voluminous nature, the preparation of which had completely disorganized the arrangements of the departments and necessitated this application for additional assistance.

Mr. HART opposed the vote, on the ground that the request was not only costly but useless. It was the duty of the committee to interfere and prevent such a wasteful expenditure of public money. He begged to move that the item be omitted.

The question was then put, when the vote was negative without a division.

On the result of Mr. COCHRAN'S

the chair, reported progress, and CONOVER, last chairman left the Tuesday next.

Mr. CONOVER then proposed, as to-morrow was Good Friday, and non-members were, doubtless, desirous of attending the following early next, that the House adjourn till Wednesday at ten o'clock of next week.

The question was put, when the motion was carried upon division by a majority of 19 to 18, viz.:-

Ayes, 19.		
Mr. Cowper	Mr. Parker	Mr. Lush
Worham	Fane	Stewart
Hart	Morris	Edwards
Of'Brien	Widom	Levy
Brinkman	Lewis	
Knolly	Ridgman	
Tier	Wright	Tolson,

Mr. Ames	None, Is.	Mr. Butler
Mr. Ames	Mr. Bagley	T. Garrett
Mr. Ames	Shapard	Bussard
Mr. Ames	Ward	Ward
Mr. Ames	Marham	Marham
Mr. Ames	Ward	Ward

The House adjourned accordingly at twenty minutes past ten o'clock till Tuesday next at three o'clock.

---

DECEIVING THE PUBLIC.

To the Editor of the Herald.

Sir—I think it right to call your attention to a gross breach of public faith which the captain of the

Franklin was guilty of an outrage last, and to put the public on their guard against such a crime.

A party of us, four in number, members of a young men's society, after being to divine service, took our passage in the steamer "Plover" for the morning of the 19th. We were to take her to a boat in Middle Harbor, in order to fix on a suitable landing place for a large party we proposed to have there. Several of our friends, however, came would not possibly admit of our doing so on a week day. Previous to starting for Middle Harbor, we had called on the individuals who were to receive the latest boat the steamer would leave, when he assured us that we would not start until a quarter-past eight. Upon the whole, however, we left the boat men with the assurance that if this assurance was left to them, we would be back in ample time to take our passage in the steamer.

When, to our astonishment and great disappointment, we observed it was now some 100 miles from the coast, we turned away towards Friday. Some of us went out at sea, while others remained at that place for the night. Only we feared that our friends would be in danger of suffery about our safety, in consequence of the heavy squall that came on about two o'clock of that day. We said, therefore, nothing for it but to return straight to the shore. At daylight about three miles--and to engage a boat--to land us on the opposite shore, five miles across, there to wait upon us. We were not far from a thick intricate bank, until we got to the North Shore, where, at that very late hour of the night (it being then nearly midnight) a

succeeded in procuring a boat to take us out. Fortunately for us we managed to meet two gentlemen at Manly Beach who had sailed over a small dingy boat, and who knew the track through the bush. This breach of faith on the part of the captain of the Phantom cost about £2, besides the great fatigue and discomfort we had to go through, and the great alarm naturally caused to our relatives by our late appearance by the steamer. I am, Mr. Editor, in haste to return to my home, and can write no more than these few lines, and I am a veritable misanthrope! Such a breach of contract, is, with the pathetic, I imagine you my card and address, and I am, yours,

ONE OF THE PARTY.

Sydney, March 25.

[illegible]

"How sympathy is a mere nominalism, believed by society, and by no more than the name of sympathy. After that he says, 'I earnestly abstain from expressing any opinion as to the utility or detriment of individual sympathy.'"

"He notes of two things is clear, either Mr. Tizard believes that it is not fishermen for a man to practice the hand and a friend, even although he knows it to be both; or else what he says about the non-cognitive position of sympathy is not his own opinion. I assume that the former alternative is the correct one. Now, whatever Mr. Tizard's position is, I think I speak for those who practice in the end, knowing it to be in use and in fact, I am not surprised that he should speak of it as a way of thinking on this point, especially if I should not think myself by trying to do my duty, but I do not go to prove the worth of non-cognitive. For this is not a very dry, and in any way is, by keeping his eyes open and examining the subject for himself, but I write it down as I find it."

[illegible]

*Edited, the venerable patriarch of medical science in Germany; Brunswick, the founder of the celebrated *Journal de Physique*; the venerable Professor Berra; Valentine Nash, lately the agent of American exports to the East; the late Dr. W. H. D. Symonds, lecturer on western medicine and therapeutics; Mr. W. B. Wilder, of the University of Michigan; A. Curran; Dr. Millington, author of *Caricatures of Medical Institutions*; Prof. Fletcher, author of *General Pathology*; Dr. H. A. Purkinje, author of *Physiology*; the late Dr. J. A. H. Rees, author of *Physiology of the Human System*; and the late Dr. J. A. H. Rees, author of *Physiology of the Human System*.*

Dr. J. W. Inge, Inspector of naval hospitals and stores; Mr. H. Staines, one of the exponents of the "new" medicine in London; and Mr. A. H. H. Allen, an old and very wealthy owner of manors in Somerset, to whom, as the spokesman of the "fascist" section of the movement, I was introduced, through one of the "old" physicians then working in the Fleet.

I ought not, however, to omit the name of the last speaker, Mr. London, of whose words I have just quoted. He testified "Hippocratic" in the words of the Londoner, "without doubt, in his disinterestedness and objectivity, the accuracy of his facts, and the soundness of his views by saying, 'I witnessed only the theory of this cardinal event, and a right to say that it was a definite victory over the accumulation and engorging of the blood'."

Let the public judge, between these words of the last speaker, and those used by Mr. Fritzen; or, let Mr. London, and those whom he represented, and those between the views entertained on the one hand, and those of Mr. Fritzen's supporters, on the other.

It is true, I am certain, that no philosopher who is a genuine

**Mr. Wurde**, of Clayton House, Warrington, has been removed from the commission of the peace by the Lord Chancellor, after receiving an answer to a letter addressed to Mr. Wurde, calling upon him for his defence, the Lord Chancellor decides against him. Evidence given in a recent trial at the Court of Queen's Bench. Mr. Wurde showed a recklessness of

conduct, and an unconsciousness of the distinction between right and wrong, which proved him to be a person wholly unfit to be intrusted with the power of taking part in the administration of the criminal law.

During the last quarter the general Government paid for the postal service of South Carolina 240,000 dollars, while it collected in that State only 50,000 —making a deficit at the rate of 80,000 dollars per annum.

au/nla.news-page1486919







**INSOLVENCY COURT.**  
**TUESDAY.**  
Before the Chief Commissioner.

In the estate of Thomas Leaver, an adjourned stage meeting. On the application of the assignee, on the ground that several creditors had been examined the insolvent was unable to attend to-day, his Honor (after adjourning the meeting until the 8th April, A. D.) in the estate of William Mason, deceased, a first meeting. Three debts were proved.

In the estate of Daniel O'Reilly, a first meeting. Two debts were proved.

In the estate of Francis Burke, an adjourned examination meeting. The insolvent and his son, John Burke, were examined respecting a transaction of the insolvent with his son, without consideration, in the month of January last.

In the estate of James Johnson, a first meeting. Two

**SURRENDERS.**  
John Jotets Rodgereson, of Selma, writing clerk.  
Liabilities £114 7s. Assets—value of personal effects.

On the petition of George K. Ingelow, of Sydney, Esquire, a rule nisi was granted, returnable on the 5th April, requiring Michael Hancox, defendant, to show cause why he should not pay to the plaintiff the sum of £155 7s. 6d. with interest, and the costs of the petition.

show came why his estate should not be sequestrated for the benefit of his creditors. Mr. Thompson, official assignee.

SCHEDULES FILED.

Garland and Bingham, of Sydney, merchants. Liabilities, £18,066 11s. 6d. Assets—value of personal property, £50; outstanding debt, £7575 17s. 3d.; total, £7625 17s. 3d. Debit, £10,440 11s. 3d.

James Garland, of Sydney, merchant, (private estate). Liabilities, £23,717 6s. 4d. Assets—value of real property,

£2,435 6s. 6d. (personal) to the extent of £19,556  
ls. 6d.); of personal property, £300; outstanding debts,  
£402 13s. 11d.; Total, £32,436 6s. 7d. Surplus,  
£9519 0s. 0d.

Edward Bingham, of Sydney, merchant, (private estate).  
Liabilities, £7674 18s. 3d. Assets—value of real property,  
£1530; of personal property, £80; total, £1610. Deficit,  
£6064 18s. 3d.

MENTIONS OF CREDITORS.

Tuesday, April 2.—John W. Hunter, second husband to

Graniel and Cobham, first, quarter to 11. Mitchell and Co. adjourned special for examination, 11. John Gould, second, half-past 11. Henry E. Campbell, first, half-past 12. George Russell, third, 2. William Carter, single, half-past 3. Alexander Brand, second, 3. Wednesday, 3.—Miles and Co., third, half-past 10. William Westbrook, adjourned single, 11. Thomas Sauer, single, 11. Andrew Fishburn, single, half-past 12. George Estlin, single, 3.

Thursday, 4.—John T. Horton, third, half-past 10. Michael A. Hayes, postponed third, 11. James Johnston and William

Waters, second, 11. Grenfell and Cobham, second, half-past 11. Samuel W. Cutler, second, 12. Solomon Moses, deceased, second, half-past 12. Daniel O'Malley, second, 2. George Margrave, recital for examination, half-past 2. Friday, 3.—William Ellis, adjourned second, 11. Edward Myers, adjourned examination, half-past 11.

CERTIFICATE MEETINGS.

The undermentioned persons have given notice of their intention to apply for the allowance of certificates, on the respective dates mentioned:—

Tuesday, April 2.—Charles Flood, 12.

1. **Stetham, J. C.**—Casper Kringsma, 2.  
 Monday, 8.—Kiverson and Co., 11.  
 Tuesday, 9.—Frederick J. Bartholmey, Alfred C. Bogie, 12.  
 Tuesday, 10.—John Blunkhorn, James Hanks, James M'Donnell  
 Conroy, James Kennedy, Edward John White, Henry Augustus  
 Cobb, John Ridge, 12.  
 Tuesday, 12.—Michael Angelo Lundy, Alfred John Dawson  
 Francis, John Ryan, Charles Barrett, Henry William Jones,  
 Charles Paine, Edwin James Hayman, William Wainger, Isaac  
 Moses, Patrick Hall, 12.  
 Tuesday, 16.—Benjamin Pawsett, Joel Henry Asker, Robert

**CENTRAL POLICE COURT.**  
TUESDAY.  
Before Messrs. Cohen, Meadell, Burnell, Kees, and  
Sutherland.  
Sixteen drunkards were fined 10s. each, two 20s. each,  
with the usual alternative; and two old women, inmates

Isabella Bland, found wandering in the streets at two o'clock in the morning, having no home nor any lawful means of subsistence, was sentenced to be imprisoned one month: and Agnes Mitchell, for disorderly conduct in Essex-street shortly after midnight, was sent to Darlinghurst for seven days.

William Fendergast, described as of Manassas, carrier, was brought before the Court by Inspector Harrison charged with horse-stealing. John Fendergast, of Campbelltown, farmer, prisoner's uncle, deposed that he and not seen prisoner until now since December last; that the 22nd of the present month he missed from his paddock, about four miles from Campbelltown, seven horses, one of which, a black horse—branded 3 over 1P—is now in the Police Court yard; he bred the horse himself: it is worth about \$9. Samuel

Woolley, of Pitt-street, auctioneer, deposed that, on the 18th, prisoner called upon him, and said that he had some horses at Camperdown which he wished sold on the next day; he sent his son to assist prisoner in driving them, and the next day on going to the yard he found the prisoner with some horses, one of which is a black horse now in the Court yard, and which he sold that day by auction for the sum of £8; witness sold three more, brought by prisoner, and paid him the proceeds by a cheque.

on his back. Thomas Woollier, by direction of last witness, assisted prisoner in driving some horses, claimed by prisoner, from Camperdown to the sale-yard in Pitt-street, and among them was the black horse now in the Police Court yard. This closed the case, and prisoner was committed for trial. Mr. Michael, on behalf of the prisoner, cross-examined the witnesses.

The Court adjourned until ten o'clock on Saturday.

**WATER POLICE COURT.**  
**THURSDAY**  
**Report the Water Police Magistrate, and Captain**  
**McLean.**  
 John Hurley, seaman, found drunk under the porch of  
 the Water Police Office, was fined 10s., or to be imprisoned  
 for twenty-four hours.  
 James Lawson, master of the ship Oliver Cromwell, was  
 charged with having assaulted John Hughes, the steward

of that vessel, who stated that whilst at sea, and on account of his having asked defendant's wife whether she had taken a piece of sugar he had missed, defendant seized him by the throat and held him until he was almost unconscious. Fined 40s. with costs.

Several cases were postponed.

**MAITLAND CIRCUIT COURT.**

CIVIL SUITING.  
MONDAY, MARCH 25, TO WEDNESDAY, 27.  
(Abdged from the Mailand Mercury of yesterday.)  
BAXTER V. HODGSON.  
Before Mr. Justice Wain and a jury of four.)  
In this action the plaintiff was the widow of the late  
Leuchlin Baxter, and the defendant, Arthur Hodgson,  
was sued as the general superintendent of the A. A.  
Company.

The first count contained seven counts. The first was one of trover for cattle; and the defendant pleaded not guilty except as to a certain bullock, for which he paid £5 into Court—the plaintiff taking exception to the plea of not guilty, and also to the sufficiency of the £5 with reference to the one bullock. The second count was for unlawful impounding; and the defendant pleaded not guilty, and also said that the land was the land of the Company; to this there was a replication of leave and licence, on which the defendant took issue. The third

count was for usefully driving the cattle, to which the defendant pleaded not guilty, and that the driving was for the purpose of impounding; this the plaintiff denied, and on this count the issues were similar to those on the second count were raised. The fourth and fifth counts were for breaches of agreement; and the defendant pleaded that no contract had been made as alleged, and also that the company had not been guilty of the breaches complained of. The sixth count was one of trover for additional damages.

For the plaintiff, Mr. Martin, Q. C., and Mr. Innes. For the defendant, Mr. Durrall, Q. C., and Mr. Fennett. The evidence was lengthy, detailed and conflicting.

After an absence of rather more than two years, a verdict of the majority was taken by consent. The jury found that the £5 paid into court for the bailiwick was sufficient; they found that the contracts alleged had been made, and gave a verdict for the plaintiff as to the impoundings, £20 damages, and as to the driving also for the plaintiff, damages £30. On the other issue they found for the defendant.

SCOTT V. RUSE.

**FARNWELL TEA MEETING.**—The Rev. William H. H. being on account of ill-health, about to leave for New York, a farewell tea meeting is to be held this

**ANNIVERSARY MEETING.**—The Arncliffe Anniversary Tea Meeting takes place this afternoon, at half-past three o'clock. The meeting, it is expected, will be addressed by the Rev. S. C. Kent, and other ministers and friends.









A few weeks ago an appeal was made to the benevolence of the public to make up the deficit of \$700 the funds of Dr. Guthrie's Ragged School. Although, caused by the limitation of the Privy Council advances, the alternative being held out of the dismissal of seventy children to the streets. So well the appeal been received that Dr. Guthrie reports that he has already received not \$700 but \$2164. "In this way," the Reverend Doctor says, "the public have most emphatically pronounced judgment on the case of Ragged Schools versus the Privy Council on Education, and have established a new name which, added to the usual subscriptions, will enable us to maintain our schools in their present efficiency for three years, before the expiry of which time, I have no doubt, the Government will have had their eyes opened to the error of their ways."







